## **UNITED STATES BANKRUPTCY COURT** NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

IN RE: Case No: 06-34702-HDH-13 DATED: 1/29/2007

**Robert Willis Wormley Stephanie Ann Wormley** Chapter: 13

Debtor(s) EIN:

Harlin D. Hale

Atto	orney Phone No: (469)	232-3328		Juage: <b>H</b>	ariin D. Ha	ile	
			) CHAPTER 13 F S S(S') CHAPTER 1	DED 1/29/2007 PLAN AND MOTION ECTION I 13 PLAN - SPECIFI EVISED 5-25-06			
Thi	s Plan contains non-stand	dard provisions in	Section IV (last p	oage): 🔲 yes	<b>√</b> no		
A.	DEBTOR PAYMENTS	DEBTOR(S) PR	ROPOSES TO PA	AY TO THE TRUST	EE THE SU	JM OF:	
		MONTHS 1 TO	60	\$195.00 PER M	MONTH		
		FOR A TOTAL (	OF <b>\$11,700.</b> 0	00 ("BASE AMO	DUNT").		
		FIRST PAYMEN	NT IS DUE1	2/3/2006			
		income per § 13	calculated as 325(b)(2)) x; eriod per § 1325( in non-exempt pr	36 months (Apb)(4)), but not less t	_ (Disposa plicable than	able	
В.	ADMINISTRATIVE AND	D DSO CLAIMS:					
	<ol> <li>CLERK'S FILING F prior to disburseme</li> <li>TRUSTEE FEES A</li> </ol>	nts to any other c	reditor.			and shall be pa	
	and as provided in	General Order 20	06-01.				
	(as defined in § 101	1(14A)) directly to to in writing by the	the holder(s) of see respective holder	such obligation(s), u er(s) of the claim(s)	ınless payr or their ag	e-petition Domestic Support nent through the Plan as he ent(s). Pre-petition Domes	ereinafter
	DSO CLA	AIMANT(S)	S	CHEDULED AMOL	JNT(S)	TERM (APPROXIMATE)	TREATMENT
C.	DEBTOR'S ATTORNEY CONFIRMATION PAYM OF ADMINISTRATIVE A	E-PETITION;  'WILL BE PER THE MENTS TO DEBTO AND DSO CLAIMS' ORS ('D' AND/OR DITORS ('I' AND)	HE AUTHORIZATOR'S ATTORNES S AS PROVIDED R 'E' BELOW) BE	THROUGH TRUSTI TION FOR ADEQUA Y WILL BE MADE F D ABOVE ('B') AND	EE. PRE-C ATE PROT ROM FUNI EACH SPE	\$3,000.00 ; CONFIRMATION PAYMEN' ECTION DISBURSEMENT DS REMAINING AFTER PA CIFIED MONTHLY PLAN RIORITY CREDITORS ('H' I	S. POST- AYMENT PAYMENT
	MORTGAGE	E	SCHED.	DATE	%	TERM (APPROXIMATE)	TREATMENT
 We	ells Fargo		\$2,140.66	11/3/2006	0.00%	   Month(s) 1-58	Pro-Rata
	3 -		, .,	– – – –			

If pursuant to this Plan, the Debtor pays through the Trustee the Allowed pre-petition Home Mortgage Arrearage Claim Amount to any Mortgagee identified in paragraph "D" or its assignee(s), while timely making all required post-petition mortgage payments, upon discharge, the mortgage will be reinstated according to its original terms, extinguishing any right of the Mortgagee or its assignee(s) to recover any amount alleged to have arisen prior to the filing of the petition.

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Stephanie Ann Wormley

### E.(1) SECURED CREDITORS--PAID BY THE TRUSTEE

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	%	TERM (APPROXIMATE)	TREATMENT
Omni American Bank 2000 Chevrolet Impala	\$4,222.48	\$6,175.00	9.75%	Month(s) 1-58	Pro-Rata

#### E.(2)(a) SECURED 1325(a)(9) CLAIMS PAID BY THE TRUSTEE--NO CRAM DOWN:

CREDITOR / SCHED. AMT. VALUE % COLLATERAL	TERM (APPROXIMATE)	TREATMENT
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#### E.(2)(b) SECURED 1325(a)(9) CLAIMS PAID BY THE TRUSTEE--CRAM DOWN:

COLLATERAL	COLLATERAL	CHED. AMT. VALUE	%   TE	ERM(APPROXIMATE)	TREATMENT
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TO THE EXTENT THE VALUE AMOUNT IN E.(2)(b) IS LESS THAN THE SCHEDULED AMOUNT IN E.(2)(b), THE CREDITOR SHALL HAVE THE OPTION OF REQUIRING THE DEBTOR TO SURRENDER THE COLLATERAL BY OBJECTING TO THE PROPOSED TREATMENT.

IN THE EVENT THAT A CREDITOR OBJECTS TO THE TREATMENT PROPOSED IN PARAGRAPH E.(2)(b) THE DEBTOR RETAINS THE RIGHT TO SURRENDER THE COLLATERAL TO THE CREDITOR IN SATISFACTION OF THE CREDITOR'S CLAIM. IF THE DEBTOR ELECTS TO SURRENDER THE COLLATERAL, THEN THE AUTOMATIC STAY WILL BE TERMINATED AS TO SUCH COLLATERAL UPON ENTRY OF THE ORDER CONFIRMING THE PLAN, UNLESS OTHERWISE ORDERED BY THE COURT.

ABSENT SUCH OBJECTION, THE CREDITOR(S) LISTED IN "E.(2)(b)" SHALL BE DEEMED TO HAVE "ACCEPTED" THE PLAN PER SECTION 1325(a)(5)(A) OF THE BANKRUPTCY CODE AND WAIVED THEIR RIGHTS UNDER SECTION 1325(a)(5)(B) AND (C) OF THE BANKRUPTCY CODE.

THE VALUATION OF COLLATERAL AND INTEREST RATE TO BE PAID ON THE ABOVE SCHEDULED CLAIMS IN E(1) AND E(2)(a) AND (b) WILL BE FINALLY DETERMINED AT CONFIRMATION. THE CLAIM AMOUNT WILL BE DETERMINED BASED ON A TIMELY FILED PROOF OF CLAIM AND THE TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS ("TRCC".)

EXCEPT FOR "VALUATION" AND "INTEREST RATE," CONFIRMATION HEREOF SHALL BE WITHOUT PREJUDICE TO THE DEBTOR'S, THE TRUSTEE'S, OR ANY SECURED CREDITOR'S RIGHT TO A LATER DETERMINATION OF THE ALLOWED AMOUNT OF ANY CREDITOR'S SECURED CLAIM. TO THE EXTENT SUCH CLAIM IS ALLOWED FOR AN AMOUNT GREATER OR LESSER THAN THE "SCHEDULED AMOUNT" PROVIDED FOR ABOVE, AFTER THE TRCC IS FINAL. DEBTOR WILL MODIFY THE PLAN TO FULLY PROVIDE FOR SUCH ALLOWED SECURED CLAIM.

#### F. <u>SECURED CREDITORS--COLLATERAL TO BE SURRENDERED:</u>

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	TREATMENT
Sebring Capital Corporation 4/2.5 Single Family Residence	\$133,387.00	\$153,200.00	

The Automatic Stay will terminate as to Collateral listed in this paragraph F. upon filing hereof but nothing in this Plan shall be deemed to abrogate any applicable non-bankruptcy law contract rights of the Debtor(s).

#### G. SECURED CREDITORS--PAID DIRECT BY DEBTOR

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	TREATMENT
Dallas County Property Taxes	\$678.90	\$120,260.00	

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**Stephanie Ann Wormley** 

Wells Fargo \$97,949.00 \$120,260.00

3/2 Single Family Residence

#### H. PRIORITY CREDITORS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS:

CREDITOR	SCHED. AMT.	TERM (APPROXIMATE)	TREATMENT

#### **SPECIAL CLASS:**

CREDITOR /	SCHED. AMT.	TERM (APPROXIMATE)	TREATMENT
JUSTIFICATION			

#### J. <u>UNSECURED CREDITORS</u>

CREDITOR	SCHED. AMT.	COMMENT
Allied Interstate	\$13,207.47	
Allied Interstate	\$1,299.40	
Allied Interstate	\$312.08	
Anderson Financial Network	\$529.00	
ARN LTD	\$502.76	
Asset Acceptance	\$3,558.36	
Atlas Credit Co., Inc.	\$673.70	
Burns & Carlisle	\$318.00	
Cal-Western Reconveyance Corp	\$0.00	
Capital One Bank	\$3,112.48	
Citifinancial	\$1,958.00	
Citifinancial Mortgage	\$42.00	
Dr. S. Sam Finn	\$3,132.75	
Emcare- Msq Emergency Physicians	\$510.00	
GEMB/Mervyns	\$457.00	
Household/Orchard	\$1,794.13	
Jefferson Capital Systems	\$172.70	
Joint Ventures LLP	\$75.00	
Jon Barry & Associates	\$747.00	
Jon Barry & Associates	\$552.00	
Jon Barry & Associates	\$50.00	
Lab One Inc	\$74.38	
Med Business Bureau	\$792.00	
Medical Data Systems Inc	\$1,447.00	
Medical Data Systems Inc	\$100.00	
Medical Data Systems Inc	\$100.00	
Medical Data Systems Inc	\$100.00	
Medical Data Systems Inc	\$1,299.00	
Medical Data Systems Inc	\$100.00	
Mesquite Orthopedic Clinic	\$30.20	
NCO Financial Systems	\$67.81	
NCO/Emcare Mesquite	\$169.00	
NCO/Emcare Mesquite	\$244.00	
NCO/Emcare Mesquite	\$97.00	

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Newport News	\$4,245.00	
Osi Collection Service	\$325.00	
Physicians Anethesia Practice	\$263.03	
Physicians Mesquite	\$263.06	
Presbyterian Home Health	\$602.10	
Recovery Management Systems	\$1,551.87	
RJM Acquistions Funding	\$172.70	
Social Security	\$12,116.30	
Southwest Cardiac	\$30.00	
Sweeney Eye	\$27.00	
T-Mobile	\$96.41	
<b>Texas Employment Commission</b>	\$0.00	
Texas Family Practice	\$175.00	
Texas Gastroesterology Assoc	\$783.21	
Time Warner Comcast	\$191.00	
Trilogy	\$5,999.42	
West Asset Management	\$309.00	
WFNNB/Lerner	\$211.00	
Wolpoff & Ambramson, LLP	\$1,551.87	
World Finance Corp	\$643.00	
Yurl Lemeshev, MD	\$12,004.00	
TOTAL SCHEDULED UNSECURED:	\$79,184.19	

UNSECURED CREDITORS ARE NOT GUARANTEED A DIVIDEND WHEN A PLAN IS CONFIRMED, SEE GENERAL ORDER 2006-01. ALLOWED GENERAL UNSECURED CLAIMS MAY RECEIVE A PRO-RATA SHARE OF THE UNSECURED CREDITORS' POOL, BUT NOT LESS THAN THE SECTION 1325(a)(4) AMOUNT SHOWN IN SECTION I "A" ABOVE LESS ALLOWED ADMINISTRATIVE AND PRIORITY CLAIMS, AFTER THE TRCC BECOMES FINAL. A PROOF OF CLAIM MUST BE TIMELY FILED TO BE ALLOWED.

#### K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES:

§ 365 PARTY	ASSUME/REJECT	CURE AMOUNT	TERM (APPROXIMATE)	TREATMENT
		\$0.00		

#### L. CLAIMS TO BE PAID:

'TERM (APPROXIMATE)' SHOWN HEREIN GIVES THE ESTIMATED NUMBER OF MONTHS FROM THE PETITION DATE REQUIRED TO FULLY PAY THE ALLOWED CLAIM. IF ADEQUATE PROTECTION PAYMENTS HAVE BEEN AUTHORIZED AND MADE, THEY WILL BE APPLIED TO PRINCIPAL AS TO UNDER-SECURED CLAIMS AND ALLOCATED BETWEEN INTEREST AND PRINCIPAL AS TO OVER-SECURED CLAIMS. PAYMENT PURSUANT TO THIS PLAN WILL ONLY BE MADE TO SECURED, ADMINISTRATIVE, PRIORITY AND UNSECURED CLAIMS THAT HAVE BEEN ALLOWED OR THAT THE DEBTOR HAS AUTHORIZED IN AN ADEQUATE PROTECTION AUTHORIZATION. GENERAL UNSECURED CLAIMS WILL NOT RECEIVE ANY PAYMENT UNTIL AFTER THE TRCC BECOMES FINAL.

THE "SCHED. AMT." SHOWN IN THIS PLAN SHALL NOT DETERMINE THE "ALLOWED AMOUNT" OF ANY CLAIM.

#### M. ADDITIONAL PLAN PROVISIONS:

SEE SECTION IV ON LAST PAGE FOR ADDITIONAL PLAN PROVISIONS, IF ANY.

06-34702-HDH-13 **Robert Willis Wormley** Debtor(s): Stephanie Ann Wormley

#### **SECTION II DEBTOR'S(S') CHAPTER 13 PLAN--GENERAL PROVISIONS** FORM REVISED 5-25-06

#### A. SUBMISSION OF DISPOSABLE INCOME

Debtor(s) hereby submits such portion of future earnings or other future income as herein provided to the supervision and control of the Trustee as necessary for the execution of the Plan as herein provided.

Debtor proposes to PAY TO THE TRUSTEE the Base Amount indicated in Section I, Part "A" hereof. If applicable, cause exists for payment over a period of more than three (3) years.

If the Plan does not pay 100% to all creditors, the Base Amount shall not be less than the sum of the allowed administrative expenses plus the allowed priority and secured claims (with interest if applicable) plus the greater of the unsecured creditors' pool, or the 11 USC 1325(a)(4) amount (Best Interest Test).

Payment of any claim against the Debtor may be made from the property of the estate or property of the Debtor(s), as herein provided.

#### B. ADMINISTRATIVE EXPENSES, DSO CLAIMS & PAYMENT OF TRUSTEE'S STATUTORY FEES AND NOTICING FEES

The Administrative Expenses of the Trustee shall be paid in full pursuant to 11 U.S.C. Sec 105(a), 503(b), 1326(b)(2), and 28 U.S.C. Sec 586(e)(1)(B). The Trustee's Fees & Expenses, not to exceed ten percent (10%) allowed pursuant to 28 U.S.C. Sec 586(e)(1)(B), shall be deducted from each payment. Additionally, the Trustee is authorized to charge and collect Noticing Fees as indicated in Section I, Part "B" hereof, pursuant to local rule. No Trustee fee will be collected on Noticing Fees.

Debtor will pay in full all Domestic Support Obligations that are due before discharge, including section 507(a)(1) Priority claims due before the petition was filed, but only to the extent provided for in this Plan.

#### C. ATTORNEY FEES

Debtor's(s') Attorney Fees totaling the amount indicated in Section I Part "C", shall be paid by the Trustee in the amount shown as "through Trustee", pursuant to this Plan and the Debtor's(s') Authorization for Adequate Protection Disbursements.

#### D. PRINCIPAL RESIDENCE ARREARAGES (HOME MORTGAGE)

Arrearage on claims secured only by a security interest in the Debtor's(s') principal residence shall be paid by the Trustee in the allowed pre-petition arrearage amount, and at the Annual Percentage of interest indicated in Section I, Part "D" herein. To the extent interest is provided, interest will be calculated from the date of the Petition. The principal balance owing upon confirmation of the Plan on the allowed pre-petition arrearage amount shall be reduced by the total of adequate protection paid less any interest (if applicable) made to the respective creditor by the Trustee. Unless otherwise provided, post-petition payments may be paid "Direct" by Debtor(s), beginning with the first payment due after the 'ARR. THROUGH' date in Section I, Part "D". Such creditors shall retain their liens. To the extent an arrearage claim is allowed in an amount in excess of the Sched. Arr. Amt., the Debtor will promptly Modify the Plan to provide for full payment of the allowed amount, or for surrender of the collateral, at Debtor's election. If Debtor elects to surrender the collateral, the creditor may retain all pre-surrender payments received pursuant hereto.

If pursuant to this Plan, the Debtor pays through the Trustee the Allowed pre-petition Home Mortgage Arrearage Claim Amount to any Mortgagee identified in paragraph "D" or its assignee(s), while timely making all required post-petition mortgage payments, upon discharge, the mortgage will thereupon be reinstated according to its original terms, extinguishing any right of the Mortgagee or its assignee(s) to recover any amount alleged to have arisen prior to the filing of the petition.

#### **SECURED CLAIMS TO BE PAID BY TRUSTEE** E.(1)

The claims listed in Section I, Part "E(1)" shall be paid by the Trustee as "SECURED" to the extent of the lesser of the Claim Amount (per timely filed Proof of Claim not objected to by a party in interest), or the VALUE as shown of the collateral, which will be retained by the Debtor(s). Any amount claimed in excess of the value shall automatically be "split" and treated as unsecured as indicated in Section I, Part "H" or "J", per 11 U.S.C. Sec. 506(a). Such creditors shall retain their liens on the collateral described in Section I, Part "E(1)" until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of confirmation hereof, or if the value shown is greater than the Claim Amount, from the date of the Petition, up to the amount by which the claim is over-secured. The principal balance owing upon confirmation of the Plan on the allowed secured claim shall be reduced by the total of adequate protection paid less any interest (if applicable) paid to the respective creditor by the Trustee.

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#### E.(2)(a) SECURED SECTION 1325(a)(9) CLAIMS TO BE PAID BY THE TRUSTEE--NO CRAM DOWN

Claims in Section I, Part "E(2)(a)" are either debts incurred within 910 days of the Petition date secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor or debts incurred within one year of the petition date secured by any other thing of value.

The claims listed in Section I, Part "E(2)(a)" shall be paid by the Trustee as "SECURED" to the extent of the "ALLOWED AMOUNT" (per timely filed Proof of Claim not objected to by a party in interest.) Such creditors shall retain their liens on the collateral described in Section I, Part "E(2)(a)" until the earlier of the payment of the underlying debt determined under nonbankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of the Petition. The principal balance owing upon confirmation of the Plan on the allowed secured claim shall be reduced by the total of adequate protection paid less any interest (if applicable) paid to the respective creditor by the Trustee.

#### E.(2)(b) SECURED SECTION 1325(a)(9) CLAIMS TO BE PAID BY THE TRUSTEE--CRAM DOWN

The claims listed in Section I, Part "E(2)(b)" shall be paid by the Trustee as "SECURED" to the extent of the LESSER OF the Claim Amount (per timely filed Proof of Claim not objected to by a party in interest), or the VALUE as shown of the collateral, which will be retained by the Debtor(s). Any amount claimed in excess of the value shall automatically be "split" and treated as unsecured as indicated in Section I, Part "H" or "J", per 11 U.S.C. Sec. 506(a). Such creditors shall retain their liens on the collateral described in Section I, Part "E(2)(b)" until the earlier of the payment of the underlying debt determined under nonbankruptcy law or discharge under Section 1328, and shall receive interest at the Annual Percentage Rate indicated from the date of confirmation hereof, or if the value shown is greater than the Claim Amount, from the date of the Petition, up to the amount by which the claim is over-secured.

IF THE "VALUE" SHOWN IN "E(2)(b)" ABOVE IS LESS THAN THE "SCHED. AMT." SHOWN, THE "ALLOWED AMOUNT" OF THE SECURED PORTION OF THE CLAIM SHALL NOT EXCEED THE "VALUE" DETERMINED AT CONFIRMATION.

IN THE EVENT THAT A CREDITOR OBJECTS TO THE TREATMENT PROPOSED IN THIS PARAGRAPH. THE DEBTOR RETAINS THE RIGHT TO SURRENDER THE COLLATERAL TO THE CREDITOR IN SATISFACTION OF THE CREDITOR'S CLAIM. IF THE DEBTOR ELECTS TO SURRENDER THE COLLATERAL, THEN THE AUTOMATIC STAY WILL BE TERMINATED AS TO SUCH COLLATERAL UPON ENTRY OF THE ORDER CONFIRMING THE PLAN, UNLESS OTHERWISE ORDERED BY THE COURT.

ABSENT SUCH OBJECTION, THE CREDITOR LISTED IN "E.(2)(b)" SHALL BE DEEMED TO HAVE "ACCEPTED" THE PLAN PER SECTION 1325(a)(5)(A) OF THE BANKRUPTCY CODE AND WAIVED ITS RIGHTS UNDER SECTION 1325(a)(5)(B) AND (C) OF THE BANKRUPTCY CODE.

To the extent a secured claim NOT provided for in Section I Part "D", "E(1)" or "E(2)" is allowed by the Court, Debtor(s) will pay the claim 'DIRECT' per the contract.

Each secured claim shall constitute a separate class.

#### F. SATISFACTION OF CLAIM BY SURRENDER OF COLLATERAL

The claims listed in Section I, Part "F" shall be satisfied as 'SECURED' to the extent of the VALUE of the collateral, as shown, by SURRENDER of the collateral by the Debtor(s) on or before Confirmation. Any amount claimed in excess of the value of the collateral as shown, to the extent it is allowed, shall be automatically "split" and treated as indicated in Section I, Part "H" or "J" per 11 U.S.C. Sec 506(a).

Each secured claim shall constitute a separate class.

#### G. DIRECT PAYMENTS BY DEBTOR(S)

All secured claims listed in Section I, Part "G" shall be paid 'DIRECT' by the Debtor(s) in accordance with the terms of their agreement, unless otherwise provided in Section IV.

Each secured claim shall constitute a separate class.

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#### H. PRIORITY CLAIMS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS

All allowed claims (i.e., those for which a Proof of Claim is timely filed and not objected to by a party in interest) entitled to priority under Section 507(a) of the Bankruptcy Code, other than Section 507(a)(1) Domestic Support Obligations, will be paid in full (except as provided in Section 1322(a)(4)) in deferred installments, unless the holder of such claim agrees to a different treatment of such claim. Failure to object to confirmation of this Plan shall not be deemed "acceptance" of the "SCHED AMT." shown in Section I Part "H" hereof. The claims listed in Section I, Part "H" shall be paid their allowed amount by the Trustee in full as Priority without interest at the monthly amount indicated or pro rata.

Priority claims for taxes are unsecured and shall not accrue interest or penalty subsequent to the filing, and such interest or penalty as might otherwise accrue thereafter shall be discharged upon completion of the Plan.

#### **CLASSIFIED UNSECURED CLAIMS**

Classified unsecured claims shall be treated as allowed by the Court.

#### J. GENERAL UNSECURED CLAIMS TIMELY FILED

All other claims not otherwise provided for herein shall be designated general unsecured claims. Payments, if any, to general unsecured claims will be on a pro rata basis. All allowed general unsecured claims shall be paid in an amount under the Plan which is not less than the amount that would be paid on such claims if the estate of the Debtor(s) were liquidated under Chapter 7 of the Bankruptcy Code on the date of filing of the Petition herein.

Any delinquencies under the Plan on allowed secured claims, allowed priority claims and allowed classified unsecured claims must be brought current before any payments are made on general unsecured claims.

General unsecured claims may be paid concurrently with secured, priority and classified unsecured claims so long as each secured, priority, and classified unsecured creditor is receiving not less than its monthly installment as provided herein. If the indicated monthly amount is insufficient to fully pay the monthly payment provided for such allowed secured, priority or classified unsecured claim(s) respectively, the Trustee shall pay in the following order: each classification of such allowed secured claim(s), priority claim(s) and classified unsecured claim(s) pro rata until all such payments within each subclass are current, prior to any other payments to allowed general unsecured claims.

General unsecured claims totaling the amount indicated in Section I Part "J", shall be paid by the Trustee, a PRO RATA share of the unsecured creditors' pool estimated in Section I, Part "A" but not less than the amount indicated pursuant to Section 1325(a)(4) less allowed administrative and priority claims, or the estimated % (if any) shown above.

#### K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

As provided in Section 1322(b)(7) of the Bankruptcy Code, the Debtor(s) assumes or rejects the executory contracts or unexpired leases with the parties so indicated in Section I, Part "K".

Assumed lease and executory contract arrearage amounts shall be paid by the Trustee as indicated in Section I Part "K".

#### L. CLAIMS TO BE PAID

See Section I, Part "L" of the Plan.

#### M. ADDITIONAL PLAN PROVISIONS

The provisions set forth in Section IV are additional Plan provisions not otherwise referred to herein.

#### N. POST-PETITION CLAIMS

Claims filed under Section 1305 of the Bankruptcy Code shall be paid as allowed. To the extent necessary, Debtor will modify this Plan.

#### O. LATE FILED CLAIMS AND CLAIMS NOT FILED

Late filed unsecured claims on pre-petition debt shall be paid pro rata, only after all other timely filed unsecured claims are paid in full. Such payment shall be before any payment on pre-petition non-pecuniary penalties. Late filed claims on priority prepetition claims shall be paid in full before any payment on late filed general unsecured pre-petition claims. Late filed secured claims shall be paid in full before any payment on late filed priority claims.

A claim not filed with the Court will not be paid by the Trustee post-confirmation regardless of its treatment in Section I or on the AAPD.

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#### Ρ. CLAIMS FOR PRE-PETITION NON-PECUNIARY PENALTIES, FINES, FORFEITURES, MULTIPLE, EXEMPLARY OR PUNITIVE **DAMAGES**

Any unsecured claim for non-pecuniary penalty, fines, forfeitures, multiple, exemplary or punitive damages, expressly including IRS penalty to date of petition on unsecured and/or priority claims, shall be paid only a pro rata share of any funds remaining after all other unsecured claims including late filed claims, shall have been paid in full.

#### Q. CLAIMS FOR POST-PETITION PENALTIES AND INTEREST

No interest, penalty, or additional charge shall be allowed on any pre-petition claims subsequent to the filing of the petition, unless expressly provided herein.

#### R. BUSINESS CASE OPERATING REPORTS

Upon confirmation, business debtors are no longer required to file operating reports with the Trustee, unless the Trustee requests otherwise. However, a final operating report through the date of confirmation is required if operating reports were previously required. Confirmation hereof shall terminate the Trustee's duties to investigate or monitor the debtor's business affairs, assets or liabilities.

#### S. NO TRUSTEE'S LIABILITY FOR DEBTOR'S POST CONFIRMATION OPERATION AND BAR DATE FOR CLAIMS FOR PRECONFIRMATION OPERATIONS

The Trustee shall not be liable for any claim arising from the post-confirmation operation of Debtor's business. Any claims against the Trustee arising from the pre-confirmation operation of the Debtor's business must be filed with the Bankruptcy Court within sixty (60) days after entry by the Bankruptcy Court of the Order of Confirmation hereof, or be barred.

#### T. DISPOSAL OF DEBTOR'S NON-EXEMPT PROPERTY AND TRUSTEE PAYMENTS UPON POST CONFIRMATION CONVERSION OR DISMISSAL

Debtor shall not dispose of or encumber any non-exempt property or release or settle any lawsuit or claim by Debtor(s), prior to discharge, without consent of the Trustee or order of the Court after notice to the Trustee and all creditors. Upon conversion or dismissal of the case post confirmation, the Trustee shall disburse all funds on hand in accordance with this Plan.

#### U. ORDER OF PAYMENT

All claims shown in Section I, will be paid in the following order from each disbursement, to the extent allowed:

- 1st -- Administrative Fees and DSO claims in "B"
- 2nd -- Assumed lease and executory contract arrearage claims in "K"
- 3rd -- Specified monthly dollar amounts to secured claims in "D", "E(1)", and "E(2)"
- 4th -- Pro-rata among attorney fees in "C"
- 5th -- Pro-rata among secured claims in "D", "E(1)" and "E(2)"
- 6th -- Specified monthly dollar amounts to priority claims in "H"
- 7th -- Pro-rata among priority claims in "H"
- 8th -- Specified monthly dollar amounts to special class claims in "I"
- 9th -- Pro-rata among special class claims in "I"
- 10th -- Pro-rata among claims in "J" other than late filed and penalty claims
- 11th -- Pro-rata among late filed priority claims in "H"
- 12th -- Pro-rata among late filed general unsecured claims in "J"
- 13th -- Pro-rata among penalty claims in "J".

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#### V. TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS ("TRCC") PROCEDURE

Pursuant to General Order 2006-01, Paragraph 8, as soon as practicable after the governmental claims bar date, the Trustee shall prepare and serve on Debtor's counsel, all creditors who were scheduled, all creditors who filed claims and any party that has filed a Notice of Appearance, a Trustee's Recommendation Concerning Claims ("TRCC") and Notice of Hearing and Pre-Hearing Conference thereon. The TRCC may be deemed in part to be an Objection to Claims. Objections to the TRCC shall be filed within thirty (30) days from the date of service of the TRCC. Unless an objection is timely filed as to the treatment of any claim, the claim will be allowed or approved only as described in the TRCC, and such treatment will be binding on all parties without further order of the court. All unresolved objections to the TRCC shall be deemed waived if not timely filed or if the proponent of any such objection fails to attend the Trustee's Pre-Hearing Conference or give the Trustee prior written notice that a hearing is necessary. To the extent secured and/or priority claims being paid through the Plan by the Trustee are allowed for amounts in excess of the amounts provided for in this Plan, the Debtor(s) will promptly modify the Plan to provide for full payment of the allowed amount. After the TRCC becomes final, should the Plan then become infeasible and/or "insufficient", the Trustee shall be permitted to move the Court to dismiss the case for such reason.

#### **SECTION III** MOTION FOR VALUATION

Pursuant to Bankruptcy Rule 3012, for purposes of 11 U.S.C. Sec 506(a) and § 1325(a)(5) and for purposes of determination of the amounts to be distributed to holders of secured claims who do not accept the Plan, Debtor(s) hereby moves the Court to value the collateral described in Section I, Part "E" and Part "F", as the LESSER of the value set forth therein, or any value claimed on the proof of claim. Any objection to valuation shall be filed at least five (5) business days prior to the date of the Trustee's pre-hearing conference regarding Confirmation, or be deemed waived.

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06-34702-HDH-13 Debtor(s): Robert Willis Wormley

**Stephanie Ann Wormley** 

**SECTION IV ADDITIONAL PLAN PROVISIONS** 

Additional (non-standard) Plan provisions, if any, <u>CAPITALIZED</u>, <u>BOLD AND UNDERSCORED ARE AS FOLLOWS:</u>

None.

Respectfully submitted, Case No.: 06-34702-HDH-13

/s/ Marcus Leinart

Marcus Leinart, Debtor's(s') Attorney

00794156

State Bar Number

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

IN RE:	Robert Willis Wormley	CASE NO.	06-34702-HDH-13
	Debtor		
	Stephanie Ann Wormley	CHAPTER	13
	Joint Debtor		
CERTIFICATE OF SERVICE			

I, the undersigned, hereby certify that on January 29, 2007, a copy of the attached Chapter 13 Plan, with any attachments, was served on each party in interest listed below, by placing each copy in an envelope properly addressed, postage fully prepaid in compliance with Local Rule 9013 (g).

#### /s/ Marcus Leinart

Marcus Leinart Bar ID:00794156 Leinart Law Firm 11520 N. Central Expressway Suite 212 Dallas, Texas 75243 (469) 232-3328

Allied Interstate	ARN LTD	Cal-Western Reconveyance Corp
xxx5587	xxxx1278	xxxxxx1208
435 Fond Rd.	PO Box 970336	PO Box 22004
Minneapolis, MN 55426-1096	Dallas ,TX 75397-0336	El Cojon, CA 92022-9004
Allied Interstate xxxx5789 435 Ford Rd. Minneapolis, MN 55426-1096	Asset Acceptance xxxx8911 Po Box 2036 Warren, MI 48090	Capital One Bank xxxxxxxxxx7173 c/o TSYS Debt Management PO Box 5155 Norcross, GA 30091
Allied Interstate	Atlas Credit Co., Inc.	Citifinancial
xxxx5215	x4520	xxxxxxxx-xxx8861
435 Ford	3819 Ross Ave	PO Box 6931
Minneapolis, MN 55426-4096	Dallas, TX 75204	The Lakes, NV 88901-6931
Anderson Financial Network	Burns & Carlisle	Citifinancial Mortgage
xxxxxx9558	x1934	xxx5848
PO Box 3517	117a N Main St	PO Box 54200
Bloomington, IL 61702	Yantis, TX 75497	Omaha, NE 68154

#### **UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION**

IN RE:	Robert Willis Wormley		CASE NO.	06-34702-HDH-13
	Debtor			
	Stephanie Ann Wormley		CHAPTER	13
	Joint Debtor			
		(Continuation Sheet #1)	CE	
•		Jefferson Capital Systems PO Box 23051 Columbus, OH 31902-3051		Med Business Bureau xxxxx3AS2 1460 Renaissance D Suite 400 Park Ridge, IL 60068
	arger et al an St, Ste 1600	Joint Ventures LLP xxx2006 c/o Credit Managment PO Box 118288 Carrollton, TX 75011-8288		Medical Data Systems Inc xxx7983 128 W Center Ave FI 2 Sebring, FL 33870
Dr. S. Sa xxx2006 3600 Gas Dallas, T.	ston Ave. Ste. 856	Jon Barry & Associates xxx2790 Po Box 126 Concord, NC 28026		Medical Data Systems Inc xxx8849 128 W Center Ave FI 2 Sebring, FL 33870
PO Box 4		Jon Barry & Associates xxx2977 Po Box 126 Concord, NC 28026		Medical Data Systems Inc xxx9491 128 W Center Ave FI 2 Sebring, FL 33870
GEMB/M xxxxxxxxx PO Box 9 El Paso,	3813	Jon Barry & Associates xxx9621 Po Box 126 Concord, NC 28026		Medical Data Systems Inc xxx0688 128 W Center Ave FI 2 Sebring, FL 33870
Househo	ld/Orchard	Lab One Inc		Medical Data Systems Inc

Internal Revenue Service Special Procedures and Insolvency PO Box 21126 Philadelphia, PA 19114

xxxxxxxxxxx-xxx1415

Hutchinson, KS 67504-3023

PO Box 3023

Linebarger Goggan Blair et al 2323 Bryan St, Ste 1600 Dallas, TX 75201

10101 Renner Blvd

Leneya KS 66219-9752

Medical Data Systems Inc xxx5963 128 W Center Ave FI 2 Sebring, FL 33870

128 W Center Ave FI 2

Sebring, FL 33870

xxx4933

Austin, TX 78711-2548

Bellevue, WA 98015

01/29/2007 09:59:12am

### **UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION**

IN RE: Robert Willis Wormley	CA	ASE NO. 06-34702-HDH-13
Di	ebtor	
Stephanie Ann Wormley	CH	IAPTER 13
Joint	t Debtor	
	CERTIFICATE OF SERVICE (Continuation Sheet #2)	
Mesquite Orthopedic Clinic x8427 1010 N Beltline Ste 101 Mesquite, TX 75149	Omni American Bank xxxxxx3851 PO Box 150099 Fort Worth, TX 76108	RJM Acquistions Funding xxxxxxx0369 PO Box 18013 Hauppauge, NY 11788-8813
NCO Financial Systems xxxxxxxxx4701 507 Prudential Rd Horsham, PA 19044	Osi Collection Service xxx4641 4165 E Thousand Oaks,ste Westlake Village, CA 91362	Robert Willis Wormley 800 Tealwood Dr Mesquite, TX 75181
NCO/Emcare Mesquite PO Box 41466 Philadelphia, PA 19101-1466	Physicians Anethesia Practice xxxxx9398 PO Box 678017 Dallas, TX 75267-8017	Sebring Capital Corporation xxxxx1208 PO Box 939072 San Diego, CA 92193-9072
NCO/Emcare Mesquite PO Box 41466 Philadelphia, PA 19101-1466	Physicians Mesquite xx6035 PO Box 678017 Dallas, TX 75267	Social Security xxxxxxx2503 PO Box 15627 Kansas City, MO 64106
NCO/Emcare Mesquite xx9411 PO Box 41418 Philadelphia, PA 19101	Pite Duncan & Melmet, LLP 525 E. Main St PO Box 12289 El Cajon, CA 90222-2289	Southwest Cardiac x6154 929 N Galloway Ste 301 Mesquite, TX 75149-2492
Newport News xxxxxxxxxxx0922 101 Crossway Park West Woodbury, NY 11797	Presbyterian Home Health 8440 Walnut Hill Ste. 340 Dallas, TX 75231	Sweeney Eye 7896 120 W. Main St. Ste. 211 Mesquite, TX 75149-4224
Office of the Attorney General Collections Div/ Bankruptcy Sec PO Box 12548	Recovery Management Systems 25 SE 2nd Ave, Ste 1120 Miami, FL 33131	T-Mobile xxxxx9398 PO Box 53410

Irving, TX 75062-2288

# **UNITED STATES BANKRUPTCY COURT**

# **NORTHERN DISTRICT OF TEXAS DALLAS DIVISION**

IN RE: Robert Willis Wormley			06-34702-HDH-13
Debtor			
Stephanie Ann Wormley		CHAPTER	13
Joint Deb	otor		
	CERTIFICATE OF SERVICI (Continuation Sheet #3)	E	
Texas Alcoholic Beverage Commission License and Permits Division PO Box 13127 Austin, TX 78711-3127	Trilogy 12250 El Camino Real Ste 120 San Diego, CA 92130		WFNNB/Lerner xxxxx1831 PO Box 182121 Columbus, OH 43218
Texas Employment Commission TEC Building- Bankruptcy 101 E 15th St Austin, TX 78778	Unifund xxxxxxxxx-xxxx4533 10625 Techwoods Cr. Cincinnati, OH 45242		Wolpoff & Ambramson, LLP xxxxx9617 Two Invington Centre 702 King Farm Blvd Rockville, MD 20850-5775
Texas Family Practice 8413 2540 N. Galloway #102 Mesquite, TX 75150	United States Attorney 1100 Commerce St, 3rd Floor Dallas,TX 75242		World Finance Corp xxxxxxx8701 3345 Broadway Blvd Ste. 105 Garland, TX 75043-1591
Texas Gastroesterology Assoc xxxxxxx6943 2694 N. Galloway Ste. 501 Mesquite, TX 75150	United States Trustee 1100 Commerce St, Rm 9C60 Dallas, TX 75242		Yurl Lemeshev, MD x6263 PO Box 740968 Dallas ,TX 75374-0968
Texas Workforce Commission TEC Building- Bankruptcy 101 East 15th St Austin, TX 78778	Wells Fargo xxxxxxxxx6778 One Home Campus Des Moines, IA 50328-1001		
Time Warner Comcast PO Box 650210 Dallas, TX 75265	Wells Fargo xxxxxxxxx6778 One Home Campus Des Moines, IA 50328-1001		
Tom Powers 125 E. John Carpenter Frwy, Ste 1100	West Asset Management xxxx0941		

220 Sunset Blvd Ste A Sherman, TX 75092